

**UNITED STATES DISTRICT COURT
DISTRICT OF NEBRASKA**

ELIJAH WELLS, by and through
his mother SUZANNE GLOVER.

Plaintiffs,

v.

CREIGHTON PREPARATORY
SCHOOL,
in its official capacity; STERLING
BROWN and JAMES BOPP in
their individual capacities,

Defendants.

Case No. 8:21-cv-00322-RFR-SMB

**STIPULATION AND
[PROPOSED] ORDER
GRANTING EXTENSION FOR
PLAINTIFF RESPONSE TO
MOTION TO DISMISS**

NOW COMES Plaintiffs' counsel Keith Altman requesting that the deadline for Plaintiffs' response to Defendants' Motion to Dismiss for Failure to State a Claim be moved from the current deadline of December 6, 2021, to February 1, 2022.

The reason for this request is that I have been battling severe health issues impacting my vision. The onset was very quick. My condition worsened over just a few months. I am now legally blind.

STIPULATION AND [PROPOSED]
ORDER GRANTING EXTENSION
FOR PLAINTIFFS' RESPONSE TO
MOTION TO DISMISS

Accommodations are being made as quickly as possible. This said this crisis has slowed me down. Given these circumstances, I respectfully ask this Court to extend the Plaintiffs' deadline for this response to February 1, 2022.

Prior to making this request, defense counsel Patrick Flood was contacted. He graciously agreed to this extension.

IT IS HEREBY STIPULATED AND AGREED, by and between the attorneys for the parties, and upon good cause showing, we move that Plaintiffs' response to Defendants' Motion to Dismiss for Failure to State a Claim be moved to February 1, 2022.

Dated: December 2, 2021

Respectfully Submitted,

/s/Keith Altman

Keith Altman

The Law Office of Keith Altman

33228 West 12 Mile Road - Suite 375

Farmington Hills, Michigan 48334

Telephone: (248) 987-8929

keithaltman@kaltmanlaw.com

This ____ day of December 2021.

IT IS SO ORDERED.

Signed _____